JS 44 (Rev. 06/17)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the

purpose of initiating the civil d I. (a) PLAINTIFFS Jennifer Scantan	ocket sheet. (ŠĒE INSTRŪC	TIONS ON NEXT PAGE O	F THIS FO	DEFENDANTS Embassy Bank Co	S	- W			
Jenniter Scanian				Ellibassy Balik Ol	urp.				
(b) County of Residence of	of First Listed Plaintiff	ehigh County		County of Residence	of First List	ed Defendant	Lehigh Cour	nty	
• • •	XCEPT IN U.S. PLAINTIFF CA			(IN U.S. PLAINTIFF CASES ONLY)					
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(c) Attorneys (Firm Name,	Address and Telephone Numbe	, ,-1		Attorneys (If Known))				
Jonathan Chase, Esq	Kraemer, Manes & As	sociates - 215-475-	3504						
1628 John F. Kennedy B									
Philadelphia, PA 19103									
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IF ANY	(See instructions):	JUDGE			ከሰሞድ	T NUMBER			
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UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF PENNSYLVANIA — DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of assignment to appropriate calendar.

Address of Plaintiff: 113 Burrell Road, Allentown, PA 18104	
Address of Defendant: 6379 Hamilton Blvd., Suite G, Allentown, P.	A 18106
Place of Accident, Incident or Transaction: 6379 Hamilton Blvd., Suite G,	
(Use Reverse Side For A	Additional Space)
Does this civil action involve a nongovernmental corporate party with any parent corporation a	
(Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.1(a)	y _{es} □ _{No} ⊠
Does this case involve multidistrict litigation possibilities?	Yes□ Noth
RELATED CASE, IF ANY:	
Case Number:Judge	Date Terminated:
Civil cases are deemed related when yes is answered to any of the following questions:	
1. Is this case related to property included in an earlier numbered suit pending or within one ye	ear previously terminated action in this court?
	Yes□ No型
2. Does this case involve the same issue of fact or grow out of the same transaction as a prior action in this court?	suit pending or within one year previously terminated
	Yes□ No∰
3. Does this case involve the validity or infringement of a patent already in suit or any earlier	numbered case pending or within one year previously
terminated action in this court?	Y⇔□ No®
4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil righ	ate case filed by the same individual?
	Yes□ No
CIVIL: (Place / in one category only)	
A. Federal Question Cases:	B. Diversity Jurisdiction Cases:
1. Indemnity Contract, Marine Contract, and All Other Contracts	1. Insurance Contract and Other Contracts
2. O FELA	2. Airplane Personal Injury
3. O Jones Act-Personal Injury	3. Assault, Defamation
4. Antitrust	4. Marine Personal Injury
5. D Patent	5. □ Motor Vehicle Personal Injury
6. Labor-Management Relations	6. □ Other Personal Injury (Please specify)
7. Civil Rights	7. Products Liability
8. D Habeas Corpus	8. Products Liability — Asbestos
9.	9. □ All other Diversity Cases
10. Social Security Review Cases	(Please specify)
11. All other Federal Question Cases (Please specify) ADA	
ARBITRATION CERT (Check Appropriate C I, Jonathan Chase , counsel of record do hereby certi	lategory)
A Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that to the best of my knowledge and	
\$150,000.00 exclusive of interest and costs; Relief other than monetary damages is sought.	-
DATE: 02/09/2018	312448
Attorney-at-Law	Attorney I.D.#
NOTE: A trial denovo will be a trial by jury only if the	ere has been compliance with F.R.C.P. 38.
I certify that, to my knowledge, the within case is not related to any case now pending or except as noted above.	within one year previously terminated action in this court
DATE: 02/09/2018	312448
Attornevat-Law	Attorney I.D.#

CIV. 609 (5/2012)

Case 5:18-cv-00617-JLS Document 1 Filed 02/12/18 Page 3 of 14 UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF PENNSYLVANIA — DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of

assignment to appropriate calendar.	
Address of Plaintiff: 113 Burrell Road, Allentown, PA 18104	A 1010C
Address of Defendant: 6379 Hamilton Blvd., Suite G, Allentown, P.	
Place of Accident, Incident or Transaction: 6379 Hamilton Blvd., Suite G,	Additional Space)
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Does this civil action involve a nongovernmental corporate party with any parent corporation a	
(Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.1(a)	
Does this case involve multidistrict litigation possibilities?	Yesu No
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Case Number: Juage	Date reminated:
Civil cases are deemed related when yes is answered to any of the following questions:	
1. Is this case related to property included in an earlier numbered suit pending or within one ye	ear previously terminated action in this court?
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2. Does this case involve the same issue of fact or grow out of the same transaction as a prior saction in this court?	suit pending or within one year previously terminated
	Yes□ No∰
3. Does this case involve the validity or infringement of a patent already in suit or any earlier r	· · · · · · · · · · · · · · · · · · ·
terminated action in this court?	Yes□ No®
4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil right	is case filed by the same individual?
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CIVIL: (Place ✓ in ONE CATEGORY ONLY)	
A. Federal Question Cases:	B. Diversity Jurisdiction Cases:
1. Indemnity Contract, Marine Contract, and All Other Contracts	1. D Insurance Contract and Other Contracts
2. D FELA	2. D Airplane Personal Injury
3. D Jones Act-Personal Injury	3. D Assault, Defamation
4. D Antitrust	4. Marine Personal Injury
5. 🗆 Patent	5. Motor Vehicle Personal Injury
6. □ Labor-Management Relations	6. □ Other Personal Injury (Please specify)
7. Civil Rights	7. Products Liability
8. Habeas Corpus	8. Products Liability — Asbestos
9. D Securities Act(s) Cases	9. All other Diversity Cases
10. □ Social Security Review Cases	(Please specify)
11. All other Federal Question Cases (Please specify) ADA	(1000)
ARBITRATION CERT	
I, Jonathan Chase , counsel of record do hereby certif	y:
Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that to the best of my knowledge and \$150,000.00 exclusive of interest and costs;	belief, the damages recoverable in this civil action case exceed the sum of
Relief other than monetary damages is sought.	
DATE: 02/09/2018	312448
Attorney-at-Law	Attorney I.D.#
NOTE: A trial de novo will be a trial by jury only if the	re has been compliance with F.R.C.P. 38.
I certify that, to my knowledge, the within case is not related to any case now pending or except as noted above.	within one year previously terminated action in this court
DATE: 02/09/2018	312448
Attorney-at-Law	Attorney I.D.#

CIV. 609 (5/2012)

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANAGEMENT TRACK DESIGNATION FORM

CIVIL ACTION

Jennifer Scanlan	· :	CIVETION			
ν.	:				
Embassy Bank Corp. NO.					
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(b) Social Security – Cases r	equesting review of a decision of t ying plaintiff Social Security Bene	he Secretary of Health	()		
(c) Arbitration – Cases required to be designated for arbitration under Local Civil Rule 53.2.					
(d) Asbestos – Cases involvi exposure to asbestos.	ng claims for personal injury or pr	operty damage from	()		
commonly referred to as	ases that do not fall into tracks (a) complex and that need special or it ide of this form for a detailed explain	ntense management by	()		
(f) Standard Management -	Cases that do not fall into any one	of the other tracks.	(X)		
02/09/2018	Jonathan Chase, Esq.	Jennifer Scanlan			
Date	Attorney-at-law	Attorney for			
215-475-3504	215-734-2466	jwc@lawkm.com			
Telephone	FAX Number	E-Mail Address			

(Civ. 660) 10/02

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF PENNSYLVANIA

Jennifer Scanlan,	1
Plaintiff,	
v.	I
Embassy Bank Corp.,	Case No.
Defendant.	i I
	JURY TRIAL DEMANDED

COMPLAINT

NOW COMES Plaintiff, Jennifer Scanlan (hereinafter referred to as "Plaintiff") by and through her attorneys, Kraemer, Manes & Associates LLC, and files this Complaint alleging as follows:

NATURE OF THE ACTION

1. Plaintiff initiates this action to redress violations of Embassy Bank Corp. (hereinafter referred to as "Defendant") the Americans With Disabilities Act ("ADA" – 42 U.S.C. §§ 12101, et seq.).

JURISDICTION AND VENUE

- 2. This action is initiated pursuant to federal law. The United States District Court for the Eastern District of Pennsylvania has original subject matter jurisdiction over this action pursuant to 28 U.S.C. § 1331 because the claims arise under the laws of the United States.
- 3. This Court may properly maintain personal jurisdiction over Defendant because its contacts with this state and this judicial district are sufficient for the exercise of jurisdiction in order to comply with traditional notions of fair play and substantial justice, satisfying the standard

set forth by the United States Supreme Court in <u>International Shoe Co. v. Washington</u>, 326 U.S. 310 (1945) and its progeny.

- 4. Venue is properly laid in this District pursuant to 28 U.S.C. §§ 1391(b)(1) and (b)(2) because Defendant resides in and/or conducts business in this judicial district and because a substantial part of the acts and/or omissions giving rise to the claims set forth herein occurred in this judicial district.
- 5. Plaintiff filed a Charge of Discrimination and retaliation with the Equal Employment Opportunity Commission ("EEOC"). Plaintiff has properly exhausted her administrative proceedings with respect to her EEOC claims by instituting the instant action within ninety (90) days of receiving a right to sue letter from the EEOC. (See Notice of Right to Sue, attached hereto as "Exhibit A."

PARTIES

- 6. The forgoing paragraphs are incorporated in their entirety as if set forth in full.
- 7. Plaintiff is an adult individual with a primary residence located at 113 Burrell Road, Allentown, PA 18104.
- 8. Defendant is a business corporation with a regular place of business located at 6379 Hamilton Blvd., Suite G. Allentown, PA 18106.
- 9. At all times relevant herein, Defendant acted by and through its agents, servants and employees, each of whom acted at all times relevant herein in the course and scope of their employment with Defendant.

FACTUAL BACKGROUND

10. The forgoing paragraphs are incorporated in their entirety as if set forth in full.

- 11. At all times relevant herein, Plaintiff has suffered from several serious health conditions, including anxiety, depression and chronic sinus infections.
- 12. Symptoms associated with Plaintiff's serious health conditions significantly limit several major life activities, including but not limited to breathing.
 - 13. Plaintiff was hired by Defendant as a Personal Banker on about March 30, 2014.
- 14. Despite the aforementioned serious health conditions, at all times relevant herein, Plaintiff was capable of performing all essential functions of her job with Defendant. However, at times, Plaintiff required time off to undergo medical treatment related to her serious health conditions.
- 15. During her first year of employment with Defendant, Plaintiff advised several of Defendant's management-level employees, including Jessica Moyer ("Ms. Moyer"), Kara Helfrich ("Ms. Helfrich") and Mark Casciano ("Mr. Casciano") about her serious health conditions and the fact she required occasional time off to undergo medical treatment.
- 16. During her employment, Plaintiff would occasionally request time off due to her serious health conditions (a reasonable accommodation). Each time Plaintiff did so, she offered to provide medical documentation to Ms. Helfrich to substantiate her request. Ms. Helfrich advised Plaintiff that the medical documentation was not needed.
- 17. In addition to providing medical documentation, Plaintiff would often communicate with Ms. Helfrich via text message with respect to her requests for time off.
- 18. Upon information and belief, Ms. Helfrich would advise Defendant's Assistant Vice President Brandi Stefanov ("Ms. Stefanov") of Plaintiff's requests for time off for her medical issues.

- 19. On about February 28, 2017, Plaintiff sent a text message to Ms. Helfrich, therein stating that she had to visit her doctor to receive medication, and as such would be absent from work the following day.
- 20. Immediately following her doctor's appointment, Plaintiff sent another text message to Ms. Helfrich. In that message, Plaintiff requested that she be allowed to take off the remainder of the week because of complications related to her serious health conditions. Plaintiff advised Ms. Helfrich that her time off request was pursuant to the orders of her treating physician.
 - 21. Plaintiff returned to work as scheduled on March 6, 2017.
- 22. On March 8, 2017, Plaintiff was terminated from employment for purported insubordination.
- 23. When Plaintiff inquired as to specific examples of the so-called insubordination, Defendant refused to provide any.
- 24. Plaintiff believes, and therefore avers, that she as terminated from employment because of her disability and/or because she requested reasonable accommodations.

Count I <u>Violations of the ADA</u> (Discrimination, Failure to Accommodate and Retaliation)

- 25. The forgoing paragraphs are incorporated in their entirety as if set forth in full.
- 26. Plaintiff suffers from a disability as defined by the ADA.
- 27. At all times relevant herein, Defendant was an employer within the meaning of the ADA.
- 28. Plaintiff requested a reasonable accommodation insofar as she requested occasional time off to undergo medical treatment.

- 29. Plaintiff's accommodation did not create an undue hardship to Defendant, as evidenced by Defendant's previous granting of said request.
- 30. Within a close temporal proximity of Plaintiff's request for a reasonable accommodation she was terminated from employment.
 - 31. These actions constitute violations of the ADA.

WHEREFORE, Plaintiff prays that this Honorable Court enter an order that:

- A. Defendant is to be prohibited from continuing to maintain its illegal policy, practice or custom of discriminating/harassing/retaliating against employees and is to be ordered to promulgate and effective policy against such unlawful acts and to adhere thereto;
- B. Defendant is to compensate Plaintiff, reimburse Plaintiff and make Plaintiff whole for any and all pay and benefits Plaintiff would have received had it not been for Defendant's illegal actions, including but not limited to past lost earnings, future lost earnings, salary, pay increases, bonuses, medical and other benefits, training, promotions and seniority. Plaintiff should be accorded those benefits illegally withheld from the date she first suffered retaliation at the hand of Defendant until the date of verdict;
- C. Plaintiff is to be awarded punitive damages, as permitted by applicable law, in an amount determined by the Court or trier of fact to be appropriate to punish Defendant for its willful, deliberate, malicious and outrageous conduct and to deter Defendant or other employees from engaging in such misconduct in the future;
- D. Plaintiff is to be accorded any and all other equitable and legal relief as the Court deems just, proper and appropriate, including but not limited to, emotional distress and/or pain and suffering damages (where legally permitted);

E. Plaintiff is to be awarded the costs and expenses of this action and reasonable legal fees as provided by applicable law;

F. Any verdict in favor of Plaintiff is to be molded by the Court to maximize the financial recovery available to Plaintiff in light of the caps on certain damages set forth in applicable law; and

G. Plaintiff's claims are to receive a trial by jury to the extent allowed by applicable law. Plaintiff also has endorsed this demand on the caption of this Complaint in accordance with Federal Rule of Civil Procedure 38(b).

Respectfully Submitted,

Jonathan W. Chase, Esq. KRAEMER, MANES &

ASSOCIATES LLC

PA ID: 312448 1628 JFK Blvd.

Suite 1650

Philadelphia, PA 19103

(215) 475 3504 Direct

(215) 734 2466 Fax

iwc@lawkm.com

EXHIBIT A

U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

,	(177.0)	DISMISSAL AND NOT	ICE OF	- Rights		
To: Jennifer Scanlan 113 Burrell Blvd Allentown, PA 18104		From:	Philadelphia Distr 801 Market Street Suite 1300 Philadelphia, PA 1			
.•						•
		erson(s) aggrieved whose identity is				
EEOC Charg		AL (29 CFR §1601.7(e)) EEOC Representative			Telephone No.	
		Legal Unit,				
530-2017-	03821	Legal Technician			(215) 440-2828	
THE EEO	C IS CLOSING ITS FIL	E ON THIS CHARGE FOR THI	E FOLLO	WING REASON:		
	The facts alleged in the	charge fail to state a claim under a	ny of the s	tatutes enforced by the	EEOC.	
	Your allegations did not	involve a disability as defined by the	ne America	ns With Disabilities Ac	t.	
	The Respondent emplo	ys less than the required number o	f employee	es or is not otherwise o	overed by the statutes.	
	Your charge was not discrimination to file you	timely filed with EEOC; in other ir charge	words, yo	ou waited too long at	fter the date(s) of the	alleged
X	information obtained es	following determination: Based u stablishes violations of the statutes is made as to any other issues that	. This doe	is not certify that the re	espondent is in complian	ice with
	The EEOC has adopted	I the findings of the state or local fa	ir employn	nent practices agency t	hat investigated this cha	rge.
	Other (briefly state)					
		- NOTICE OF SU (See the additional information				
Discrimina You may fill lawsuit mu	ation in Employment a le a lawsuit against the let be filed WITHIN 90	sabilities Act, the Genetic Info Act: This will be the only notice respondent(s) under federal la <u>DAYS</u> of your receipt of this ased on a claim under state law	of dismis w based o notice; o	sal and of your right on this charge in fed or your right to sue ba	to sue that we will seleral or state court. Yo	PUT
alleged EP	Act (EPA): EPA suits A underpayment. This I file suit may not be o	must be filed in federal or state means that backpay due for a collectible.	court with ny violatio	in 2 years (3 years foons that occurred <u>n</u>	or willful violations) of the nore than 2 years (3 y	ne <u>rears)</u>
		On behalf o	i the comi	mission	11-16-2017	7
Enclosures(s	в)	Kevin J. I Acting Distric		Г	(Date Mailed)	
cc:			Jonati	han Chase, Esq. MARKET STREET, S	SUITE 1200	

EMBASSY BANK FOR THE LEHIGH VALLEY 6379 Hamilton Boulevard Allentown, PA 18106

KMA LLC Philadelphia, PA 19102

TO VERIFY AUTHENTICITY, SEE REVERSE SIDE FOR DESCRIPTION OF THE 11 SECURITY FEATURES

Case 5:18-cv-00617-JLS DOCUMENT 1. Filed 02/12/18 Page 13 of 14

KRAEMER, MANES & ASSOCIATES LLC

Operating Account
US Steel Tower, 48th Floor
600 Grant St, Suite 4875
Pittsburgh, PA 15219

PAY TO THE ORDER OF District Court

District Court

DOLLARS

MEMO: Jennifer Scanlan V. Embassy Bank Corp.

AUTHORIZED SIGNATURE

"OO2833" "O43306826" 7300 505877"

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Case 5	:18-cv-00617-JLS	Document 1	Filed 02/12/18	Page 14 of 14	DO 1	ENDORS
DocuGard 04502 - 11 Security Features DocuGard checks are Check-21 compliant Prints "VOID" on front when duplicated Patterned background highlights erasure alterations Security warning is printed on front of check Watermark on back can be seen when check is held on an angle Cont-reactive ink on watermark changes color when scratched with a coin Check verification number is part of the watermark Microtext print contains the DocuGard name and is difficult to copy Anti-splice backer deters splicing of information Endorsement area prints "VOID" when duplicated Security Features Box lists tamper-resistant attributes Absence of any of these features may indicate alteration. Padiock icen is a registered mark of the Check Payment Systems Association.					O NOT WRITE, SIGN OR STAMP BELOW THIS LINE	SE, CHECK HERE
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